IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

PFIZER INC, a Delaware Corporation,)))
Plaintiff,)
v. ASHOK AGARWAL and JOHN DOES 1-10 d/b/a) Case No. 05-CV-1964 (NRB/KNF)) CLERK'S CERTIFICATE
CANADIANPHARMACY,)))
Defendants.))

I, J. MICHAEL MCMAHON, Clerk of the United States District Court for the Southern District of New York, do hereby certify that this action commenced on February 9, 2005, with the filing of a complaint, a copy of the summons and amended complaint was served on Ashok Agarwal, and proof of such service thereof was filed on October 4, 2005.

I further certify that the docket entries indicate that the defendant has not filed an answer or otherwise moved with respect to the amended complaint. The default of the defendant is hereby noted.

Dated: New York, New York February 9, 2006

> J. MICHAEL MCMAHON Clerk of the Court

Deputy Clerk

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Southern	DISTRICT		New Y		· ***
FIZER, INC.				,	
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V.		CASE NUMBE	R: 05-CV-196	(NR8/KNF)	
SHOK AGARWAL and JOHN DOES 1-10 M/a CANADIANPHARMACY					
TO: (Nume and address of defendant)	1				
Ashok Agarwal c/o Skytouch Exim Limited 1st Floor, NIBR Compound, S Sakinaka, Andheri (East), Mu	Saled Pool, Andher mbai-400072, India	Kuria Road	·		
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Nels T. Lippert, Esq. Wilmer Culter Pickering Hale 399 Park Avenue New York, NY 10022 (212) 937-7201	and Don LLP				
n answer to the complaint which is herewith unmons upon you, exclusive of the day of the relief demanded in the complaint. You multime after service. As Peu Hullelcon	service. If you fail ust also file your an	to do so, judgm swer with the Ci	ent by default will erk of this Court t	within a reasone	nst you for tole period
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Page 6 of 45

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

PFIZER INC, a Delaware Corporation, Plaintiff,))))
v. ASHOK AGARWAL and JOHN DOES 1-10 d/b/a CANADIANPHARMACY,)) Case No. 05-CV-1964 (NRB/KNF)) AFFIDAVIT OF SERVICE)
Defendants.)))

I, Ashish Prasad, hereby declare that:

- I am an Attorney and Advocate with Lall & Sethi Advocates. My office is located at M-19A South Extension Part II, New Delhi – 110049.
- This declaration is based on my personal knowledge, and if called upon to do so, I would be prepared to testify as to its truth and accuracy.
- 3. On 21st September 2005, at 10:40 a.m., on reaching the address of Ashok Agarwal, the Defendant in the present matter, at Skytech Exim Limited, 1st floor NIBR Compound, Safed Pool, Andheri Kurla Road, Saki-Naka, Andheri (East) Mumbai, India, to serve the Defendant Ashok Agarwal one copy each of the: (1) Summons in a Civil Action; (2) Civil Cover Sheet; (3) Rule 7.1 Statement; and (4) Amended Complaint with Exhibits of the above-captioned case, I met Ms. Sangeeta who claimed to be an employee of Defendant Ashok Agarwal and informed that the Defendant was not due to come to office on September 21st, 2005. On my request Ms. Sangeeta telephoned Mr. Ashok Agarwal who confirmed to me that he would not be coming to the aforementioned address and he further declined to provide his residential



eafter he proposed that I serve one copy each of the: (1) Summons in a Civil Civil Cover Sheet; (3) Rule 7.1 Statement; and (4) Amended Complaint with Exhibits of the above-captioned case on Defendant Ashok Agarwal's Office executive, i.e. Ms. Sangeeta, who was present there. The documents were handed to and received by Ms. Sangeeta. A copy of the summon duly receved by the aforesaid Ms. Sangeeta along with her signature as well as the rubber stamp of Skytech Exim Limited is enclosed as Exibit A.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 24th day of September, 2005, in Mumbai, India.

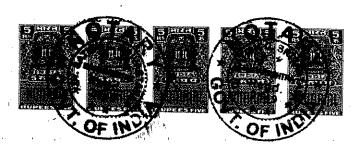
> Ashish Prasad, Advocate Lall & Sethi Advocates

M-19A South Extension Part II New Delhi - 110049

Tel: 91-11-5289 99 11 Fax: 91-11-5289 99 00



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JS 44C/SDNY REV. 12/2004

The JS-4c ivit cover sheet and the information contained herein neither replace nor supplement the fiting and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for use of the Clerk of Court for the purpose of initiating the civil docket sheet.

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IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

PFIZER INC, a Delaware Corporation,))
Plaintiff,))
v.) FIRST AMENDED COMPLAINT)
ASHOK AGARWAL and JOHN DOES 1-10 d/b/a CANADIANPHARMACY,	Case No. 05 CV 1964 (NBB/KNF)
Defendants.) JUN - 9 2005
	U.S.D. L. CASHIEMS

PFIZER INC ("Pfizer") by its attorneys, for its First Amended Complaint against Defendants ASHOK AGARWAL and JOHN DOES 1-10 d/b/a CANADIAN PHARMACY, alleges as follows:

NATURE OF THE ACTION

- 1. This is an action by Pfizer against Defendants for:
 - a) trademark infringement arising under 15 U.S.C. § 1114(1);
 - b) unfair competition arising under 15 U.S.C. § 1125(a);
 - c) trademark dilution arising under 15 U.S.C. § 1125(c);
- d) trademark infringement and unfair competition in violation of New York common law;
- e) injury to business reputation and dilution in violation of Section 360-1 of the New York General Business Law; and
- f) deceptive trade practices in violation of Section 349 of the New York

 General Business Law.

THE PARTIES

- Pfizer Inc is a corporation organized and existing under the laws of the State of Delaware and has its principal place of business at 235 East 42nd Street, New York, New York 10017.
- 3. Upon information and belief, Ashok Agarwal ("Agarwal") is an individual who resides in Mumbai, India and does business from his office at Skytouch Exim Limited, 1st Floor, NIBR Compound, Safed Pool, Andheri Kurla Road, Sakinaka, Andheri (East), Mumbai-400072, India.
- 4. The true names and capacities of Defendants named herein as John Does 1 through 10 ("the Doe Defendants") are unknown to Pfizer.
- 5. Upon information and belief, Agarwal, individually or through his employees, agents, associates or others in active concert with him, and the Doe Defendants (collectively, "Defendants"), operate an Internet pharmacy and are doing business as "CanadianPharmacy" located at "http://www.cndpharmacy.com."
- 6. At the interactive <cndpharmacy.com> website, Defendants advertise, promote, offer for sale, sell and distribute an alleged sildenafil product as "VIAGRA" in United States commerce, including within this judicial district.
- 7. The <cndpharmacy.com> website does not provide contact information for the Doe Defendants. Upon information and belief, Defendants submitted false contact information to the domain name Registrar when they registered the <cndpharmacy.com> website. Pfizer believes that information obtained in discovery will lead to the identification of each Doe Defendant's true name and permit Pfizer to amend this Complaint to state the same.

JURISDICTION AND VENUE

- 8. This Court has original jurisdiction under 15 U.S.C. § 1121 and 28 U.S.C. §§ 1331, 1338(a) and (b), and has supplemental jurisdiction under 28 U.S.C. § 1367(a).
- 9. This Court has personal jurisdiction over Defendants pursuant to CPLR 302(a) because they are transacting business and committing tortious acts within the State of New York and this judicial district.
 - 10. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391.

PFIZER'S BUSINESS AND ITS FEDERALLY REGISTERED TRADEMARKS

- 11. Pfizer is one of the world's leading health care companies that, among other things, discovers, develops and markets ethical drugs that are sold under Pfizer brand names.

 Pfizer has invested enormous sums of money in research and development to establish and bring to market a wide variety of innovative pharmaceutical products, and in the process has created a strong reputation for the high quality and effectiveness of its pharmaceuticals.
- 12. In one instance, Pfizer expended extensive resources on research and development of a new drug having the generic chemical name sildenafil citrate, the first approved oral medication for erectile dysfunction. Pfizer chose the brand name VIAGRA® for this medication. Erectile dysfunction is a serious medical condition estimated to affect more than 20 million men in the United States and over 100 million men worldwide. The availability of Pfizer's VIAGRA® brand sildenafil citrate, taken as a single tablet, represents a major medical breakthrough. This is evidenced by the Food and Drug Administration's ("FDA") expedited review and approval of this product in only six months.
- 13. The FDA approved Pfizer's VIAGRA® brand oral therapy for erectile dysfunction on March 27, 1998; and since shortly thereafter, Pfizer has marketed sildenafil citrate in the United States exclusively under its registered trademark VIAGRA®.

- 14. Even prior to FDA approval, Pfizer's VIAGRA® product received enormous media attention, including a cover story in Newsweek magazine and discussions on such popular television programs as "20/20" and "Today." The approval was highly publicized, including front-page coverage in the New York Times the following day, and feature articles in other major publications such as USA Today. Since then, VIAGRA® brand sildenafil citrate has been the subject of intense media attention, public scrutiny and commentary. By virtue of this extensive publicity, and Pfizer's own post-approval advertising, promotion and consumer education, Pfizer's VIAGRA® trademark became famous almost immediately after FDA approval in the spring of 1998.
- Pfizer is the owner of United States Trademark Registration No. 2,162,548 for the 15. trademark VIAGRA® covering a "compound for treating erectile dysfunction" claiming first use in commerce on April 6, 1998. The United States Patent and Trademark Office ("PTO") issued the VIAGRA registration on June 2, 1998. This federal trademark registration is valid, unrevoked, uncancelled and incontestable. A copy of Pfizer's VIAGRA® trademark registration is attached hereto as Exhibit A.
- 16. Pfizer's VIAGRA® trademark is a fanciful term having no denotative meaning. The mark is inherently distinctive both to the trade and the consuming public.
- Pfizer's VIAGRA® trademark is universally recognized and relied upon as 17. identifying Pfizer as the sole source of the drug, and as distinguishing Pfizer's product from the goods and services of others. As a result, the VIAGRA® trademark has acquired substantial goodwill and is an extremely valuable commercial asset.
- 18. Pfizer's VIAGRA® trademark is a famous and arbitrary mark which qualifies for the broadest scope of protection from infringement and unauthorized use available under law.

- 19. In addition to the VIAGRA® trademark, Pfizer owns United States Trademark Registration No. 2,593,407, for its blue, diamond-shaped tablet configuration covering a "pharmaceutical preparation for the treatment of sexual dysfunction" (hereinafter the "blue, diamond-shaped tablet trademark"). This registration, which was issued by the PTO on July 16, 2002, is valid, unrevoked and uncanceled. A copy of Pfizer's blue, diamond-shaped tablet trademark registration is attached hereto as Exhibit B.
- 20. Pfizer's blue, diamond-shaped tablet trademark has been in use since April 6, 1998, and has become a highly distinctive identifier of Pfizer's VIAGRA® brand sildenafil citrate product.

DEFENDANTS' UNLAWFUL CONDUCT

- 21. Defendants operate an online pharmacy under the name "CanadianPharmacy" via an interactive website located at <cndpharmacy.com>.
- 22. Upon information and belief, Defendants knowingly supplied or caused to be supplied materially false contact information in the form of fictitious business and personal names and addresses to register the <cndpharmacy.com> domain name and operate the CanadianPharmacy Internet pharmacy. For example, upon information and belief, Defendants represented to the directNIC Registrar that the Registrant is "CND Meds" and provided 321 W. 55th Street, New York, NY 10019, (647) 210-6337, as the address and telephone number. Upon information and belief, there is no entity named "CND Meds" located at this New York address or through this telephone number. Upon information and belief, Defendants also knowingly falsely listed "Jeff Smart" as the administrative and technical contact with the same New York City address as "CND Meds." Upon information and belief, this identity is fictitious and was acquired by identity theft. Upon information and belief, the New York City contact address and telephone number for "Jeff Smart" provided to the directNIC.com Registrar are invalid.

- 23. Upon information and belief, Defendants created, maintain and control the <cndpharmacy.com> website.
- 24. Upon information and belief, Defendants are sophisticated, large-scale spammers who use Pfizer's VIAGRA® trademark in their spam to solicit consumers to visit the <cndpharmacy.com> website. Upon information and belief, Defendants' "spam" contains falsified information and is routed through open proxies and hijacked computers around the world.
- 25. On and through the <cndpharmacy.com> website and spam, Defendants use Pfizer's federally registered VIAGRA® trademark to offer for sale, advertise, promote and sell an alleged sildenafil citrate product. On the <cndpharmacy.com> website and spam, Defendants also use depictions of Pfizer's blue, diamond-shaped tablet trademark, without Pfizer's consent, to promote and advertise Defendants' alleged sildenafil citrate product. A copy of pages from Defendants' <cndpharmacy.com> website, printed on February 8, 2005, is attached hereto as Exhibit C.
- 26. On the <cndpharmacy.com> website, Defendants claim that their purported "VIAGRA" product is "a phosphodiesterase inhibitor used to treat sexual function problems such as impotence or erectile dysfunction." Defendants feature their alleged "VIAGRA" product on the <cndpharmacy.com> homepage, noting it as one of the online pharmacy's six "most popular products." Upon information and belief, the product sold by Defendants under the federally registered VIAGRA® trademark is not Pfizer's genuine VIAGRA® brand sildenafil citrate. Defendants' use of the VIAGRA® mark and depictions of the blue, diamond-shaped tablet trademark in connection with a product that is not Pfizer's genuine VIAGRA® brand sildenafil citrate is unauthorized.

- 27. Defendants' interactive website lists three different quantities of the purported VIAGRA product that are available for sale, ranging from 20 to 90 tablets and ranging in price from \$159.00 to \$389.00. After an online consumer orders the product by clicking "BUY NOW" and filling out an online form, the purported "VIAGRA" product is shipped directly to the consumer, including consumers in this judicial district. Upon information and belief, nothing on the <cndpharmacy.com> website indicates to the consumer that he or she is not ordering Pfizer's genuine VIAGRA® brand sildenafil citrate. Upon information and belief, Defendants fill online orders with pills that are manufactured by third parties not affiliated with Pfizer.
- 28. Upon information and belief, Defendants' purported sildenafil citrate product has not been approved by the FDA for sale in the United States, has not been approved by the FDA as "bioequivalent" to Pfizer's VIAGRA® brand sildenafil citrate product, and the manufacturing facilities that produce Defendants' product have not been approved by the FDA for the manufacture of any purported sildenafil citrate product.
- 29. Defendants' sale and import into the United States of the purported sildenafil citrate product is in violation of United States law including, but not limited to, the Federal Food, Drug and Cosmetic Act, 21 U.S.C. § 301 et. seq., 21 U.S.C. § 381(d)(i) [importation into the United States by anyone other than the manufacturer], 21 U.S.C. § 355 [unapproved drug], 21 U.S.C. § 352 [improper or unapproved labeling], and/or 21 U.S.C. § 353(b)(1) [dispensed without a valid prescription].
- Furthermore, upon information and belief, the purported sildenafil citrate product 30. sold by Defendants is not manufactured in the United States but imported from a country or countries in contravention to the General Exclusion Order entered on February 6, 2004, by the United States International Trade Commission, In the Matter of Certain Sildenafil or Any

Pharmaceutically Acceptable Salt Thereof, such as Sildenafil Citrate, and Products Containing Same, Inv. No. 337-TA-489.

31. Defendants' use of the "VIAGRA" trademark and depictions of the blue, diamond-shaped tablet trademark as described herein is unauthorized. Defendants intentionally use Pfizer's registered trademarks to compete directly and unfairly with the products and services offered under Pfizer's federally registered marks. Defendants' actions dilute the distinctive quality of the famous VIAGRA® trademark, injure Pfizer's reputation as the source of high quality pharmaceutical products, and is a willful and deliberate attempt to trade unlawfully upon the goodwill associated with the VIAGRA® mark and blue, diamond-shaped tablet trademark.

FIRST CLAIM FOR RELIEF TRADEMARK INFRINGEMENT

- 32. Pfizer repeats the allegations of paragraphs 1 through 31 of its Complaint.
- 33. Defendants' unauthorized use in commerce of the VIAGRA® trademark in connection with the advertising, sale, offering for sale, and distribution of a purported sildenafil citrate product, is likely to cause consumer confusion as to the source, sponsorship or affiliation of its products with Pfizer.
- 34. The aforesaid activities of Defendants constitute trademark infringement in violation of Section 32(1) of the Lanham Act, 15 U.S.C. § 1114(1).
 - 35. The acts of Defendants have been intentional, willful and in bad faith.
- 36. The acts of Defendants have caused and are causing great and irreparable harm and damage to Pfizer, and unless permanently restrained and enjoined by this Court, such irreparable harm will continue.

- 37. Pfizer is entitled to a presumption that Defendants' trademark infringement is willful under Section 35(e) of the Lanham Act, 15 U.S.C. § 1117(e), because Defendants knowingly provided materially false contact information to register their domain name.
- 38. Pfizer is entitled to recover as damages Defendants' profits from their sale of their purported "VIAGRA" product.

SECOND CLAIM FOR RELIEF FEDERAL UNFAIR COMPETITION

- 39. Pfizer repeats the allegations of paragraphs 1 through 31 of its Complaint.
- 40. Defendants are using in commerce the VIAGRA® trademark and depictions of the blue, diamond-shaped tablet trademark in connection with the advertising, sale, offering for sale and distribution of a purported sildenafil citrate product.
- 41. These aforesaid activities constitute the use of words, terms, names, symbols and devices and combinations thereof, false designations of origin and false and misleading representations of fact that are likely to cause confusion or to cause mistake or to deceive as to the affiliation, connection or association of Defendants with Pfizer, or as to the origin, sponsorship or approval of Defendants' goods, services or other commercial activities by Pfizer.
- 42. Upon information and belief, Defendants had actual knowledge of Pfizer's ownership of the VIAGRA® trademark and the blue, diamond-shaped tablet trademark and Defendants are committing the foregoing acts with full knowledge that they are infringing upon Pfizer's rights.
- 43. Defendants' activities as set forth above constitute violations of Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a).
 - 44. Defendants have acted willfully, intentionally and in bad faith.

- 45. The acts of Defendants have caused and are causing great and irreparable harm and damage to Pfizer, and unless permanently restrained and enjoined by this Court, such irreparable harm will continue.
- 46. Pfizer is entitled to a presumption that Defendants' trademark infringement is willful under Section 35(e) of the Lanham Act, 15 U.S.C. § 1117(e), because Defendants knowingly provided materially false contact information to register their domain name.
- 47. Pfizer is entitled to recover as damages Defendants' profits from their sale of their purported "VIAGRA" product.

THIRD CLAIM FOR RELIEF FEDERAL DILUTION

- 48. Pfizer repeats the allegations of paragraphs 1 through 31 of its Complaint.
- 49. Pfizer's VIAGRA® trademark is famous and distinctive.
- 50. Defendants' use in commerce of the VIAGRA® trademark is without the permission, consent or authorization of Pfizer and is likely to dilute by blurring the reputation of Pfizer's unique, distinctive and famous trademark, thereby diminishing its value.
- 51. Defendants commenced the use of the VIAGRA trademark after Pfizer's VIAGRA® mark became famous.
- 52. Upon information and belief, Defendants' adoption and use of the VIAGRA® trademark was undertaken in bad faith and in disregard of the resultant damage and injury to Pfizer and its VIAGRA® trademark.
- 53. The acts of Defendants constitute dilution of the distinctive quality of the famous VIAGRA® trademark in violation of Section 43(c) of the Lanham Act, 15 U.S.C. § 1125(c).
 - 54. The acts of Defendants have been intentional, willful and committed in bad faith.

55. The acts of Defendants have caused and are causing great and irreparable harm and damage to Pfizer and, unless preliminarily and permanently restrained and enjoined by this Court, such irreparable harm will continue.

FOURTH CLAIM FOR RELIEF COMMON LAW TRADEMARK INFRINGEMENT

- 56. Pfizer repeats the allegations of paragraphs 1 through 31 of its Complaint.
- 57. The acts of Defendants constitute trademark infringement in violation of New York common law.
- 58. The acts of Defendants have caused and are continuing to cause great and irreparable harm to Pfizer and, unless permanently restrained and enjoined by this Court, such irreparable harm will continue.

FIFTH CLAIM FOR RELIEF COMMON LAW UNFAIR COMPETITION

- 59. Pfizer repeats the allegations of paragraphs 1 through 31 of its Complaint.
- 60. The acts of Defendants constitute unfair competition in violation of New York common law.
- 61. The acts of Defendants have caused and are continuing to cause great and irreparable harm to Pfizer and, unless permanently restrained and enjoined by this Court, such irreparable harm will continue.

SIXTH CLAIM FOR RELIEF INJURY TO BUSINESS REPUTATION AND DILUTION UNDER NEW YORK LAW

- 62. Pfizer repeats the allegations of paragraphs 1 through 31 of its Complaint.
- 63. Defendants' aforesaid acts constitute injury to business reputation and dilution of the quality of Pfizer's distinctive VIAGRA® mark in violation of Section 360-1 of the New York General Business Law.

- 64. Upon information and belief, Defendants' adoption and use of the VIAGRA® mark is intended to appropriate and trade upon the goodwill and reputation associated with Pfizer's famous VIAGRA® trademark, and was undertaken in bad faith and in disregard of the resultant damage and injury to Pfizer and its trademark.
- 65. Defendants' aforesaid acts have caused and are causing great and irreparable harm and damage to Pfizer, and unless preliminarily and permanently restrained by this Court, said irreparable injury will continue.

SEVENTH CLAIM FOR RELIEF DECEPTIVE TRADE PRACTICES UNDER NEW YORK LAW

- 66. Pfizer repeats the allegations of paragraphs 1 through 31 of its Complaint.
- 67. Defendants' aforesaid acts constitute deceptive trade practices in violation of Section 349 of the New York General Business Law.
 - 68. Defendants' aforesaid acts were committed willfully.
- 69. Defendants' aforesaid acts have caused and are causing great and irreparable harm and damage to Pfizer, and unless preliminarily and permanently restrained by this Court, said irreparable injury will continue.

PRAYER FOR RELIEF

WHEREFORE, Pfizer respectfully requests judgment against Defendants as follows:

- A. Preliminarily and permanently enjoining and restraining Defendants and their respective partners, agents, servants, employees and attorneys, and those persons in active concert or participation with Defendants from:
 - 1. Using the designation VIAGRA®, or any other mark, term or title confusingly similar to the VIAGRA® trademark, in connection with the marketing, sale, offering for sale, advertisement or promotion (including on

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the Internet) of pharmaceutical, medical, or healthcare products;

- 2. Using the blue, diamond-shaped tablet trademark, or any other mark, term or design confusingly similar to the blue, diamond-shaped tablet trademark, in connection with the marketing, sale, offering for sale, advertisement, or promotion (including on the Internet) of pharmaceutical, medical, or healthcare products;
- Representing by any means whatsoever, directly or indirectly, 3. or doing any other acts or things calculated or likely to cause confusion, mistake or to deceive purchasers into believing that Defendants' products originate with or are the products of Pfizer or that there is any affiliation or connection between Pfizer and its products and Defendants or their products, and from otherwise competing unfairly with Pfizer;
- Falsely claiming or otherwise implying any product they sell is the same as, equivalent to, as effective as, a substitute for, or a replacement for VIAGRA® brand sildenafil citrate;
- 5. Using any mark in a manner so as to cause the dilution of the distinctive quality of Pfizer's VIAGRA® trademark; and
- Registering or using any Internet domain name that uses the 6. VIAGRA® mark, or any colorable imitation thereof.
- Directing that Defendants, at their own expense, recall all products and marketing, В. promotional and advertising materials and deactivate any websites that bear or incorporate the VIAGRA® mark, the blue, diamond-shaped tablet mark, or any mark confusingly similar to Pfizer's trademarks, which have been manufactured, distributed, sold or shipped by them, and to reimburse all customers from which said materials are

recalled.

- C. Directing that Defendants deliver to Pfizer's attorneys or representatives for destruction all products, labels, signs, prints, packages, molds, plates, dies, wrappers, receptacles and advertisements in their possession or under their control, bearing the VIAGRA® mark, the blue, diamond-shaped tablet trademark, or any simulation, reproduction, copy or colorable imitation of Pfizer's trademarks, and all plates, molds, matrices and any other means of making the same.
- D. Directing such other relief as the Court may deem appropriate to prevent the trade and public from forming any erroneous impression that any product manufactured, sold or otherwise distributed or promoted by Defendants is authorized by Pfizer or related in any way to Pfizer's products.
- E. Directing Defendants to file with this Court and to serve upon Pfizer within thirty (30) days after service upon Defendants of an injunction in this action, a written report by Defendants, under oath, setting forth in detail the manner in which Defendants have complied with the injunction.
- F. Awarding Pfizer as damages Defendants' profits from their sale of the purported sildenafil citrate product.
- G. Awarding Pfizer all damages permitted by 15 U.S.C. § 1117(a), trebled.
- H. Awarding Pfizer all damages permitted by 15 U.S.C. § 1117(d).
- I. Awarding Pfizer damages by reason of Defendants' acts of common law trademark infringement in an amount to be established at trial.
- J. Awarding Pfizer punitive damages by reason of Defendants' willful, intentional and malicious acts of common law trademark infringement and unfair competition, in an amount to be established at trial.

- K. Awarding Pfizer reasonable attorneys' fees pursuant to 15 U.S.C. § 1117(a), and the costs of this action.
- L. Awarding Pfizer such further relief as this Court deems just and proper.

Dated: New York, New York June 9, 2005

Respectfully submitted,

WILMER CUTLER PICKERING HALE and DORR LLP

Nels T. Lippert (NL-2581)

Dyan Finguerra-DuCharme (DF-9228)

Caren Khoo (CK-2972)

399 Park Avenue

New York, New York 10022

Tel. 212-230-8800

Fax. 212-230-8888

Attorneys for Plaintiff Pfizer Inc

Δ





CERTIFICATE OF REGISTRATION PRINCIPAL REGISTER

The Mark shown in this certificate has been registered in the United States

Patent and Trademark Office to the named registrant.

The records of the United States Patent and Trademark Office show that an application for registration of the Mark shown in this Certificate was filed in the Office, that the application was examined and determined to be in compliance with the requirements of the law and with the regulations prescribed by the Commissioner of Patents and Trademarks, and that the Applicant is entitled to registration of the Mark under the Trademark Act of 1946, as Amended.

A copy of the Mark and pertinent data from the application are a part of this certificate.

This registration shall remain in force for TEN (10) years, unless terminated earlier as provided by law, and subject to compliance with the provisions of Section 8 of the Trademark Act of 1946, as Amended.



Commissioner of Patents and Trademarks

Int. Cl.: 5

Prior U.S. Cls.: 6, 18, 44, 46, 51, and 52

Reg. No. 2,162,548

United States Patent and Trademark Office

Registered June 2, 1998

TRADEMARK PRINCIPAL REGISTER

VIAGRA

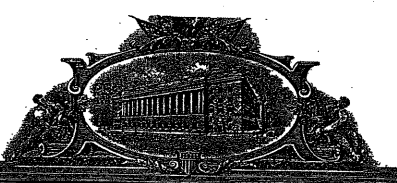
PFIZER INC. (DELAWARE CORPORATION) 235 EAST 42ND STREET NEW YORK, NY 10017

FOR: COMPOUND FOR TREATING EREC-BLE DYSFUNCTION, IN CLASS 5 (U.S. CLS. 6, 44, 46, 51 AND 52). FIRST USE 4-6-1998; IN COMMERCE 4-6-1998.

SN 75-089,201, FILED 4-12-1996.

BALDEV SARAI, EXAMINING ATTORNEY

В



THE UNITED STATES OF AMERICA

TO ALL TO WHOM THESE: PRESENTS SHAM, COME;

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office

August 05, 2002

THE ATTACHED U.S. TRADEMARK REGISTRATION 2,593,407 IS CERTIFIED TO BE A TRUE COPY OF THE REGISTRATION ISSUED BY THE UNITED STATES PATENT AND TRADEMARK OFFICE WHICH REGISTRATION IS IN FULL FORCE AND EFFECT.

REGISTERED FOR A TERM OF 10 YEARS FROM July 16, 2002 SAID RECORDS SHOW TITLE TO BE IN: Registrant



By Authority of the COMMISSIONER OF PATENTS AND TRADEMARKS

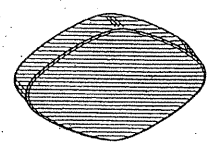
E. BORNETT
Certifying Officer

Ó.S. Cls.: 6, 18, 44, 46, 51 and 52

nited States Patent and Trademark Office

Reg. No. 2,593,407 Registered July 16, 2002

TRADEMARK PRINCIPAL REGISTER



PFIZER INC. (DELAWARE CORPORATION)
5 EAST 42ND STREET
4EW YORK, NY 10017

FOR: PHARMACEUTICAL PREPARATION FOR THE TREATMENT OF SEXUAL DYSFUNCTION, IN (U.S. CLS. 6, 18, 44, 46, 51 AND 52).

ST USE 4-6-1998; IN COMMERCE 4-6-1998.

THE DRAWING IS LINED FOR THE COLOR BLUE.

THE MARK CONSISTS IN PART OF THE CONFIGURATION OF THE GOODS CONSISTING OF A DIAMOND-SHAPED DOSAGE TABLET, COMBINED WITH THE COLOR BLUE AS APPLIED TO THE ENTIRE SURFACE OF THE GOODS.

SEC. 2(F).

SER. NO. 75-726,287, FILED 6-10-1999.

JENNIFER CHICOSKI, EXAMINING ATTORNEY

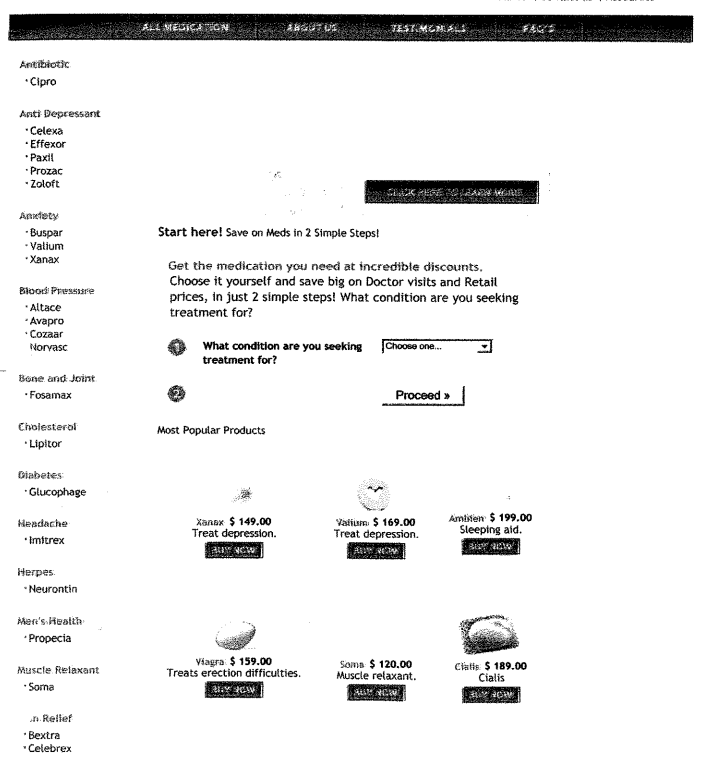
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Lipset Stomach

Nexium

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Do not take Viagra if you have had an allergic reaction to it in the past or to any other ingredient that is found in it. Viagra may cause dizziness or vision changes. Do not drive, operate machinery, or do anything else that could be dangerous until you know how you react to this medicine.

Drug Interactions

Do not take Viagra if you are also taking or using nitroglycerin, (e.g., tablet, patch, or ointment dose forms) or other nitrates (e.g., isosorbide), nitroprusside (or any "nitric oxide donor" medicine), or recreational drugs called "poppers" containing amyl or butyl nitrate because very serious interactions may occur. Additional monitoring of your dose or condition may be needed if you are taking other medicines for impotence, azole antifungals (e.g., itraconazole, ketoconazole), cimetidine, erythromycin, mibefradil, rifamycins (e.g., rifampin), high blood pressure medicines, or delavirdine. If you are taking an HIV protease inhibitor (e.g., ritonavir, saquinavir), do not take more than a 25 mg dose of sildenafil in a 48-hour period.

Storage

Keep Viagra away from children. Store Viagra at room temperature, 77 degrees F (25 degrees C) in a tightly-closed container, keep it away from heat, moisture, and light. Brief storage between 59 and 86 degrees F (15 and 30 degrees C) is permitted.

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Buspar	faster than I did going to the doctor and	getting a pi	rescription!"
* Valium	Jenny C. Walnut, CA		
⁴ Xanax	"Great pricing and great service. I'll be t	hack "	
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· Altace			
' Avapro ' Cozaar	"Meridia has helped me get down to my	target weig	ht better than anything else. All
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)	Debra W. New Jersey		
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[,] Fosamax	"I have used Meridia now for three week Brenda V. Orlando, Fl	is and the w	eight is coming off"
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* Glucophage	Walter G.,v Baron, Wi		
Headache	"Thanks for the fast delivery of my Viag	ra order."	
· Imitrex	K.G. Dayton, Ohio		
Herpes	"I already knew i needed Viagra, I had u	sed it a cour	ole of times and loved it. But it
· Neurontin	was a financial drain. I'm so glad to have	e found a wo	ay around the ridiculous pricing
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Men's Health	E.W. Southbend		
⁴ Propecia	"Orafornianal and discuss to and into		
Muscle Relaxant	"Professional and discreet. Good job" E.R. Arlington		
Soma	mere curinganis		
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a Relief	back control of my life. Thanks for helpi	ing me make	this decision. I'm so happy I
Bextra	did."		· · · · · · · · · · · · · · · · · · ·
·Celebrex	C.B. Greendale, Florida		

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* Meridia





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IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

PFIZER INC, a Delaware Corporation,)))
Plaintiff,)
v.) Case No. 05-CV-1964 (NRB/KNF)
ASHOK AGARWAL and JOHN DOES 1-10 d/b/a CANADIANPHARMACY,) DEFAULT JUDGMENT)
Defendants.))
)

This action having been commenced on February 9, 2005, by the filing of the Complaint, and a copy of the Summons and Amended Complaint having been served upon the Defendant, Ashok Agarwal, on September 21, 2005, and an Affidavit of Service having been filed on October 4, 2005, and the Defendant not having answered the Complaint, it is hereby

ORDERED, ADJUDGED AND DECREED that the Plaintiff Pfizer Inc ("Pfizer") have judgment entered against the Defendant, permanently enjoining and restraining Defendant and his respective partners, agents, servants, employees and attorneys, and those persons in active concert or participation with Defendant from:

- 1. Using the designation "VIAGRA," or any other mark, term or title confusingly similar to Pfizer's VIAGRA® trademark, in connection with the marketing, sale, offering for sale, advertisement or promotion (including on the Internet) of pharmaceutical, medical, or healthcare products;
- 2. Using the blue, diamond-shaped tablet trademark, or any other mark, term or design confusingly similar to Pfizer's blue, diamond-shaped tablet trademark, in connection with

the marketing, sale, offering for sale, advertisement, or promotion (including on the Internet) of pharmaceutical, medical, or healthcare products;

- 3. Representing by any means whatsoever, directly or indirectly, or doing any other acts or things calculated or likely to cause confusion, mistake or to deceive purchasers into believing that Defendant's products originate with or are the products of Pfizer or that there is any affiliation or connection between Pfizer and its products and Defendant or Defendant's products, and from otherwise competing unfairly with Pfizer;
- 4. Falsely claiming or otherwise implying that any product Defendant sells is the same as, equivalent to, as effective as, a substitute for, or a replacement for Pfizer's VIAGRA® brand sildenafil citrate
- 5. Using any mark in a manner so as to cause the dilution of the distinctive quality of Pfizer's VIAGRA® trademark; and
- 6. Registering or using any Internet domain name that uses the VIAGRA® mark, or any colorable imitation thereof.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that:

- 7. Defendant, at Defendant's own expense, recall all products and marketing, promotional and advertising materials and deactivate any websites that bear or incorporate the VIAGRA® mark, the blue, diamond-shaped tablet mark, or any mark confusingly similar to Pfizer's trademarks, which have been manufactured, distributed, sold or shipped by Defendant, and to reimburse all customers from which said materials are recalled. '
- 8. Defendant delivers to Pfizer's attorneys or representatives for destruction all products, labels, signs, prints, packages, molds, plates, dies, wrappers, receptacles and advertisements in Defendant's possession or under Defendant's control, bearing the VIAGRA® mark, the blue, diamond-shaped tablet trademark, or any simulation, reproduction, copy or

colorable imitation of Pfizer's trademarks, and all plates, molds, matrices and any other means of making the same.

Dated: ______, 2006 ENTERED:

Honorable Naomi Reice Buchwald United States District Judge